IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

HONEYWELL INTERNATIONAL INC.)	
and HONEYWELL INTELLECTUAL)	
PROPERTIES INC.,)	
)	
Plaintiffs,)	
)	C.A. No. 04-1337- JJF
V.)	(Consolidated)
)	
NIKON CORPORATION, et al.,)	
)	
Defendants.)	

SPECIAL MASTER'S REPORT AND RECOMMENDATIONS REGARDING THE RESTRUCTURING OF PENDING HONEYWELL CASES (04-1337, 04-1338, 04-1536, 05-874)

Having considered the written submissions of all interested parties and having conducted multiple hearings, the Special Master recommends: (1) consolidating the four pending actions under C.A. No. 04-1337;¹ (2) joining all of the Manufacturer Defendants in a single trial; (3) creating two alternative scheduling tracks through trial of the Manufacturer Defendants; and (4) entering a scheduling order for Customer Defendants.

I. Single Trial – All Issues Against All Manufacturer Defendants

Given the complex procedural history related to the Honeywell cases as outlined in the August 13, 2008 Report and Recommendation, and with only five Manufacturer Defendants remaining, the Special Master concludes that proceeding with a single trial against all Manufacturer Defendants is the most efficient and least complicated path for the Court. Additionally, the Special Master notes that only a single claim (claim 3 of U.S. Patent No. 5,280,371) and a limited number of claim terms are in dispute, and that given the nature of the relevant technology, it is expected that proof of infringement, invalidity, etc. can be relatively

All future filings shall be docketed in Consolidated C.A. No. 04-1337 as captioned above.

straightforward. The Special Master, therefore, disagrees with those Manufacturer Defendants which suggest that multiple trials are necessary because a jury would be confused by multiple accused LCD modules of different Manufacturer Defendants.

The Special Master is aware that during a March 13, 2006 teleconference, Judge Jordan directed that the invalidity and unenforceability phase would precede the infringement phase. The Special Master concludes, however, that it would be prejudicial to Plaintiff Honeywell not to structure the trial in the traditional manner. The Special Master sees no compelling reason to forestall the presentation of Honeywell's infringement claims in favor of first determining invalidity or unenforceability.

II. Single Trial Against All Customer Defendants

Similarly, the Special Master concludes that proceeding with a single trial against all remaining Customer Defendants is the most efficient and least complicated path for the Court. While eleven Customer Defendants remain stayed in this case, the Special Master has established a procedure for both voluntary dismissals as well as motion practice for dismissal. The single trial against the Customer Defendants would also proceed in the traditional manner, similar to the trial against the Manufacturer Defendants.

III. Scheduling Through Trial

A. Alternative TRACKS 1 and 2

To accommodate the interests of all defendants in an efficient manner, the Special Master proposes 2 alternative scheduling tracks for this case. Attachment 1 provides the TRACK 1 schedule, and Attachment 2 provides the TRACK 2 schedule.³ The tracks diverge once the *Markman* decision issues. By providing two scheduling tracks, remaining Customer Defendants

² See schedule concluding in the December 4, 2008 hearing for motions to dismiss. (D.I. 1201 in C.A. No. 04-1338)

³ The Special Master also attaches the chart prepared by Honeywell, which reflects the parties' proposed schedules.

are given the opportunity to weigh in on *Markman*.⁴ TRACK 1 is the faster path providing for a July 2009 trial date. TRACK 2 provides for a November 2009 trial date.

Both tracks give the Customer Defendants time to evaluate *Markman* related discovery, the claim construction briefing, and the *Markman* decision. In this regard, Honeywell has agreed to provide *Markman* related discovery including infringement contentions to all Customer Defendants by October 1, 2008. Also, both tracks give the Customer Defendants 7 days after the *Markman* decision issues to either stipulate to *Markman* or request supplementation of the claim construction briefing. By stipulating to the *Markman* decision, the case may proceed on TRACK 1 and the earlier July trial date. If any one Customer Defendant, however, does not stipulate and instead requests supplementation of the claim construction briefing, the case proceeds on TRACK 2 and the later November trial date.

The Special Master's reasoning for the remaining issues on the scheduling tracks, such as discovery motions, expert discovery, case dispositive motions, etc., are evident from the TRACK 1 and TRACK 2 charts. For convenience, the Special Master provides reasons for each scheduling event in both the TRACK 1 and TRACK 2 charts.

B. Second Wave Customer Defendants

Once those Customer Defendants that will remain in the case have been identified, the Special Master will conduct a status hearing with those Customer Defendants and Honeywell to establish a schedule through trial.

IV. Conclusion

For the reasons set forth above, the conclusions reached, the guidelines provided, and the schedule established constitute the Special Master's Report and Recommendations to the Court.

⁴ Because the Customer Defendants have been stayed since late 2005/early 2006, those defendants did not have the opportunity to participate in Markman.

THE SPECIAL MASTER'S REPORT WILL BECOME A FINAL ORDER OF THE COURT, UNLESS OBJECTION IS TAKEN IN ACCORDANCE WITH THE ANTICIPATED ORDER BY THE COURT WHICH SHORTENS THE TIME WITHIN WHICH AN APPLICATION MAY BE FILED PURSUANT TO FEDERAL RULE OF CIVIL PROCEDURE 53(f)(2).

ENTERED this 24th day of September, 2008.

Vincent J. Poppiti, Esq. (DE ID # 100614)

Special Master

Citizer	Citizen's Motion for Summary Judgment	gment
Event	Special Master Proposal	Reason
Oral Argument and Ruling on Citizen's Motion	October 2, 2008	Oral argument and associated briefing only if
		Special Master cannot determine on the briefs no
Honeywell's Legal Brief (if necessary)	November 3, 2008	genuine issues of material fact
Citizen's Reply Brief (if necessary)	November 21, 2008	
Oral Argument and Ruling on Citizen's Motion (if TBD	TBD	
	7 1 2	
Exceptions to Ruling (limited to 7 pages)	7 days after ruling	
Replies to Exceptions (limited to 5 pages)	5 days after exceptions	

Proposed Schedule for Trial of Manufacturer Defendants

Discov	Discovery Matters Unrelated to Markman	arkman
Event	Special Master Proposal	Reason
Opening Briefs Regarding Parties' Exchange of All Communications with Customer Defendants	September 26, 2008	These dates fit with the Oct. 22 hearing
Regarding Accused Products (limited to 4 pages		
per August 13, 2008 Order)		
Responsive Briefs re: same (limited to 4 pages per	October 10, 2008	
August 13, 2008 Order)		
Honeywell to produce all communications with	October 15, 2008	Agreed to by parties
customer defendants regarding accused products,		
to the extent not already done		
Hearing on parties' exchange of all	October 22, 2008	The Special Master believes that in the interest of
communications with customer defendants—		efficiency the following can be heard on the same
decision at hearing		day and that decisions are likely to be rendered at

Event	Special Master Proposal	Reason
Hearing on Honeywell's pending motion for discovery regarding commercial success from	October 22, 2008	 the hearing on Oct. 22, 2008: Honeywell's motion regarding commercial success associated discovery schedule and
	October 22, 2008	Manufacturer Defendants' associated
compel Honeywell's production of its teardown		motions
information on modules it found to infringe but		 Manufacturer Defendants refusal to produce
omitted from the chart produced in response to		all communications with Customer
Magistrate Judge Thygne's May 17, 2007 oral		Defendants
order (D.I. 848; 851) (contingent on grant of		 Enforcement of Magistrate's Thygne's May
Honeywell's motion for commercial success		17, 2007 Order
discovery)		 Samsung SDI' motion regarding
for	October 22, 2008	Honeywell's assertion of common interest
Honeywell dismantled but found not to infringe		privilege
'371 patent (contingent on grant of Honeywell's		
motion for commercial success discovery)		
/gne's	October 22, 2008	
Order of May 17, 2007 granting further deposition		
of Ted Wood re 50% hit rate (if necessary)		
Hearing on Samsung SDI's pending motion to	October 22, 2008	
compel discovery previously withheld by		
Honeywell as common interest privilege		-
Discovery schedule regarding commercial success	TBD at October 22, 2008	
it needs more than 45	hearing	
<u> </u>		
Exceptions to rulings at October 22, 2008 hearing (limited to 7 pages)	October 29, 2008	
Replies to Exceptions (limited to 5 pages)	November 5, 2008	

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	Stipulation To Markman	
Event	Special Master Proposal	Reason
Honeywell to provide Markman related discovery	October 1, 2008	Date agreed to by the parties by which the
including infringement contentions to all Customer		Customer Defendants will decide whether they will
Defendants		stipulate to Markman
Customer Defendants to file stipulation to Judge	7 days after Markman	All Customer Defendants must agree to stipulate to
Farnan's Markman decision	ruling	Markman for the case to stay on track 1

	Post-Markman Matters	
Event	Special Master Proposal	Reason
Parties to supplement interrogatory responses,	14 days after Judge	Agreed to by parties
responses to requests for admission, and document Farnan's Markman ruling	Farnan's Markman ruling	
requests		
Parties to make election regarding willfulness,	14 days after Judge	Agreed to by parties
including opinions of counsel, and production	Farnan's Markman ruling	
thereof.		

	Expert Discovery	
Event	Special Master Proposal	Reason
Parties to report to each other whether they will	10 days after the latter of the Markman	Parties agreed to 90 day period for
supplement their expert reports on invalidity and	Ruling or completion of discovery related	expert discovery and allocation of
unenforceability	to commercial success	deposition time. This agreement
Service of Reports on Which Each Party Has	Expert reports on issues where each party	supplements the initial proposal
Burden	has the burden 30 days after the latter of	reflected in the Parties' Proposed
	the Markman ruling or completion of	Schedules Chart.
	discovery related to commercial success	

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	Expert Discovery	
Event	Special Master Proposal	Reason
Service of Expert Reports Responding to those	Service of expert reports in response to	
where Each Party has Burden	opening reports 30 days after service of opening reports	
Conclusion of Expert Discovery	21 days after responsive expert reportsInvalidity depositions limited to	
	new opinions relating to Markman	
	discovery, and limited to 4.0 hours	
	per expert;	
	 Infringement expert depositions limited to 4.0 hours, per expert, 	
	per party; and	
	Total deposition hours of Honeywell's damages expert: 3.5 hours plus 4 hours for	
	each defendant participating in the deposition.	
	Total deposition hours of manufacturer defendants' damages expert: 7.0 hours per	
	plus 4 times the number of defendants sponsoring the shared expert.	

	Case Dispositive Motions	tive Motions
Event	Special Master Proposal	Reason
Opening Briefs (limited to 20 pages)	21 days after close of expert discovery	 Parties agreed to eliminate Statements and Counter- Statements regarding genuine issues of material fact Triggered by close of expert discovery
Oppositions to Opening Briefs (limited to 20 pages)	14 days after filing opening briefs	 Would overlap only preliminary stages of motions in limine schedule
Reply Briefs (limited to 10 pages)	10 days after filing opposition briefs	
Hearing on Case Dispositive Motions	TBD after Markman ruling	Ensures hearing is after Markman
Rulings on Case Dispositive Motions	TBD after Markman ruling	Written decision to issue TBD number of days after hearing
Exceptions to Rulings on Case Dispositive Motions (limited to 7 pages)	7 days after the Rulings on the Case Dispositive motions	Provides 7 day period
Replies to Exceptions to Rulings on Case Dispositive Motions (limited to 5 pages)	5 days after the Exceptions to Rulings	Provides 5 day period

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Mo	Motions in Limine and Trial-Readiness	rial-Readiness	
	Honeywell's	Defendants' Proposal	Special Master Proposal
	Proposal		
Parties exchange Preliminary Versions of their	May 7, 2009	April 27, 2009	TBD by Judge Farnan
•			
Parties exchange objections and supplementation	May 14, 2009	May 4, 2009	TBD by Judge Farnan
to Preliminary Versions of the Pretrial Order			
Parties Meet-and-Confer Regarding Pretrial	May 18, 2009	May 6, 2009	TBD by Judge Farnan
Order issues			
Status Conference Regarding Remaining	May 21, 2009		TBD by Judge Farnan
Schedule			
Motions in <i>Limine/Daubert</i> Motions	June 4, 2009	May 15, 2009	TBD by Judge Farnan
Responses to Motions in Limine/Daubert	June 11, 2009	May 22, 2009	TBD by Judge Farnan
Motions			
Hearings on Motions in Limine/Daubert Motions	June 18, 2009	June 3, 2009	TBD by Judge Farnan
Rulings on Motions in Limine/Daubert Motions	TBD	Provided on a rolling basis	TBD by Judge Farnan
		no later than June 12, 2009	

	Pretrial Conference		
	Honeywell's Proposal	Defendants' Proposal	Special Master Proposal
Honeywell Provides its Parts of the Pretrial Order	June 25, 2009	June 8, 2009	TBD by Judge Farnan
Defendants Provide their Parts of the Pretrial Order	July 1, 2009	June 15, 2009	TBD by Judge Farnan
Final Pretrial Order	July 8, 2009	June 22, 2009	TBD by Judge Farnan
Pretrial Conference	July 10, 2009	Week of June 29, 2009	TBD by Judge Farnan
Commence Trial on all Issues Against all	July 13-30, 2009	July 13-30, 2009	July 13-30, 2009
Manufacturer Defendants			

	Innolux	
Event	Special Master Proposal	Reason
Deadline for Honeywell to Conclude	November 26, 2008	Agreed to by parties
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InnoLux to Renew its Motion to Dismiss	November 28, 2008	Agreed to by parties
Honeywell's Opposition to InnoLux's Renewed Motion to Dismiss (limited to 20 pages)	December 9, 2008	Agreed to by parties
InnoLux's Reply (limited to 10 pages)	December 16, 2008	Agreed to by parties
Hearing	December 19, 2008	Agreed to by parties
Ruling	TBD	Provide some flexibility in Special Master's schedule
Substantive Fact Discovery	Being considered	The Special Master is considering whether Innolux's motion to dismiss based on lack of jurisdiction prevented Honeywell from conducting fact discovery
Exceptions to Ruling (limited to 7 pages)	7 days from Ruling	Provides 7 day time period
Replies to Exceptions (limited to 5 pages)	5 days from Exceptions	Provides 5 day time period
Expert Discovery	Same Schedule as All Manufacturer Defendants	Merge with other Manufacturer Defendants
Dispositive Briefing and Trial	Same Schedule as All Manufacturer Defendants	Merge with other Manufacturer Defendants

Citize	Citizen's Motion for Summary Judgment	dgment
Event	Special Master Proposal	Reason
Oral Argument and Ruling on Citizen's Motion Re: Disputed Facts (if necessary)	October 2, 2008	Oral argument and associated briefing only if Special Master cannot determine on the briefs no
Honeywell's Legal Brief (if necessary)	November 3, 2008	genuine issues of material fact
Citizen's Reply Brief (if necessary)	November 21, 2008	
Oral Argument and Ruling on Citizen's Motion (if TBD necessary)	TBD	
Exceptions to Ruling (limited to 7 pages)	7 days after ruling	
Replies to Exceptions (limited to 5 pages)	5 days after exceptions	

Proposed Schedule for Trial of Manufacturer Defendants

Discov	Discovery Matters Unrelated to Markman	arkman
Event	Special Master Proposal	Reason
Opening Briefs Regarding Parties' Exchange of All Communications with Customer Defendants	September 26, 2008	These dates fit with the Oct. 22 hearing
All Communications with Customer Detendants Regarding Accused Products (limited to 4 pages		
per August 13, 2008 Order)		
Responsive Briefs re: same (limited to 4 pages per	October 10, 2008	
August 13, 2008 Order)		
Honeywell to produce all communications with	October 15, 2008	Agreed to by parties
customer defendants regarding accused products,		
to the extent not already done		
Hearing on parties' exchange of all	October 22, 2008	The Special Master believes that in the interest of
communications with customer defendants—		efficiency the following can be heard on the same
decision at hearing		day and that decisions are likely to be rendered at

Discov	Discovery Matters Unrelated to Markman	arkman
Event	Special Master Proposal	Reason
Hearing on Honeywell's pending motion for discovery regarding commercial success from	October 22, 2008	 the hearing on Oct. 22, 2008: Honeywell's motion regarding commercial
Hearing on FUJIFILM's pending motion to compel Honeywell's production of its teardown	October 22, 2008	Manufacturer Defendants' associated motions
information on modules it found to infringe but omitted from the chart produced in response to		Manufacturer Defendants refusal to produce all communications with Customer
Magistrate Judge Thygne's May 17, 2007 oral order (D.I. 848; 851) (contingent on grant of		DefendantsEnforcement of Magistrate's Thygne's May
Honeywell's motion for commercial success discovery)		 Samsung SDI' motion regarding
Hearing on Manufacturer Defendants' request for Discovery from Honeywell regarding modules Honeywell dismantled but found not to infringe	October 22, 2008	Honeywell's assertion of common interest privilege
motion for commercial success discovery)		
Hearing on enforcement of Magistrate Thygne's Order of May 17, 2007 granting further deposition of Ted Wood re 50% hit rate (if necessary)	October 22, 2008	
Hearing on Samsung SDI's pending motion to compel discovery previously withheld by Honeywell as common interest privilege	October 22, 2008	
Discovery schedule regarding commercial success – Honeywell to show why it needs more than 45 days to complete discovery	TBD at October 22, 2008 hearing	
Exceptions to rulings at October 22, 2008 hearing (limited to 7 pages)	October 29, 2008	
Replies to Exceptions (limited to 5 pages)	November 5, 2008	

Supplem	Supplemental Markman Briefing and Final Markman Ruling	an Ruling
Event	Special Master Proposal	Reason
Honeywell to provide <i>Markman</i> related discovery including infringement contentions to all Customer Defendants	October 1, 2008	Date agreed to by the parties by which the Customer Defendants will decide whether they will stipulate to Markman
Customer Defendants may request supplemental claim construction briefing	The latter of 7 days after final ruling on Customer Defendants Motions to Dismiss	Allows those Customer Defendants remaining in the case to weigh in on the
regarding Preliminary Markman ruling; Customer Defendants must make showing of what discovery is needed not already of record	or 7 days after the Preliminary Markman ruling.	Preliminary Markman hearing
Hearing on Customer Defendants' request for consideration of supplemental claim construction briefing and additional	The latter of 9 days after final ruling on Customer Defendants Motions to Dismiss or 9 days after Preliminary Markman	Customer Defendants must show why they need additional discovery related to claim construction
discovery related to claim construction – decision at hearing	ruling	
Completion of Customer Defendants' discovery regarding claim construction	30 days from hearing on Customer Defendant's request for consideration of supplemental claim construction briefing	Limits Customer Defendants to 30 days for discovery regarding claim construction
Filing of supplemental claim construction brief (same page limits as that for opening claim construction brief)	15 days from completion of Customer Defendants' discovery regarding claim construction	Provides 15 day period from close of discovery to file supplemental claim construction brief(s)
Honeywell to file opposition claim construction brief (same page limits as that for opposition claim construction brief)	10 days from Customer Defendants supplemental claim construction brief	Provides 10 day period for Honeywell to file opposition brief(s)
Final Markman Ruling	TBD by Judge Farnan	

	Post-Markman Matters	
Event	Special Master Proposal	Reason
Parties to supplement interrogatory responses,	14 days after Judge	Agreed to by parties
responses to requests for admission, and document Farnan's Markman ruling	Farnan's Markman ruling	
requests		
Parties to make election regarding willfulness,	14 days after Judge	Agreed to by parties
including opinions of counsel, and production thereof.	Farnan's <i>Markman</i> ruling	

	Expert Discovery	
Event	Special Master Proposal	Reason
Parties to report to each other whether they will	10 days after the latter of the Markman	Parties agreed to 90 day period for
supplement their expert reports on invalidity and	Ruling or completion of discovery related	expert discovery and allocation of
unenforceability	to commercial success	deposition time. This agreement
Service of Reports on Which Each Party Has	Expert reports on issues where each party	supplements the initial proposal
Burden	has the burden 30 days after the latter of	reflected in the Parties' Proposed
	the Markman ruling or completion of	Schedules Chart.
	discovery related to commercial success	
Service of Expert Reports Responding to those	Service of expert reports in response to	
where Each Party has Burden	opening reports 30 days after service of	
	opening reports	

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	Expert Discovery	
Event	Special Master Proposal	Reason
Conclusion of Expert Discovery	 21 days after responsive expert reports Invalidity depositions limited to new opinions relating to <i>Markman</i> Ruling and commercial success discovery, and limited to 4.0 hours per expert; Infringement expert depositions limited to 4.0 hours, per expert, per party; and Total deposition hours of Honeywell's damages expert: 3.5 hours plus 4 hours for each defendant participating in the deposition. Total deposition hours of manufacturer defendants' damages expert: 7.0 hours per expert, or if an expert is shared, 3.5 hours plus 4 times the number of defendants sponsoring the shared expert. 	

	Case Dispositive Motions	ive Motions
Event	Special Master Proposal	Reason
Opening Briefs (limited to 20 pages)	21 days after close of expert discovery	 Parties agreed to eliminate Statements and Counter- Statements regarding genuine issues of material fact Triggered by close of expert discovery
Oppositions to Opening Briefs (limited to 20 pages)	14 days after filing opening briefs	 Would overlap only preliminary stages of motions in limine schedule
Reply Briefs (limited to 10 pages)	10 days after filing opposition briefs	
Hearing on Case Dispositive Motions	TBD after Markman ruling	Ensures hearing is after Markman
Rulings on Case Dispositive Motions	TBD after Markman ruling	Written decision to issue TBD number of days after hearing
Exceptions to Rulings on Case Dispositive Motions (limited to 7 pages)	7 days after the Rulings on the Case Dispositive motions	Provides 7 day period
Replies to Exceptions to Rulings on Case Dispositive Motions (limited to 5 pages)	5 days after the Exceptions to Rulings	Provides 5 day period

Motions in <i>Limine</i> and Trial-Readiness	liness
Event	Special Master Proposal
Parties exchange Preliminary Versions of their parts of the Pretrial Order	TBD by Judge Farnan
Parties exchange objections and supplementation to Preliminary Versions of the Pretrial Order	TBD by Judge Farnan
Parties Meet-and-Confer Regarding Pretrial Order issues	TBD by Judge Farnan
Status Conference Regarding Remaining Schedule	TBD by Judge Farnan
Motions in <i>Limine/Daubert</i> Motions	TBD by Judge Farnan
Responses to Motions in Limine/Daubert Motions	TBD by Judge Farnan
Hearings on Motions in Limine/Daubert Motions	TBD by Judge Farnan
Rulings on Motions in Limine/Daubert Motions	TBD by Judge Farnan

Pretrial Conference	
Event	Special Master Proposal
Honeywell Provides its Parts of the Pretrial Order	TBD by Judge Farnan
Defendants Provide their Parts of the Pretrial Order	TBD by Judge Farnan
Final Pretrial Order	TBD by Judge Farnan
Pretrial Conference	TBD by Judge Farnan
Commence Trial on all Issues Against all Manufacturer Defendants	November 2009

InnoLux		
Event	Special Master Proposal	Reason
Deadline for Honeywell to Conclude Jurisdictional Discovery	November 26, 2008	Agreed to by parties
InnoLux to Renew its Motion to Dismiss	November 28, 2008	Agreed to by parties
Honeywell's Opposition to InnoLux's Renewed Motion to Dismiss (limited to 20 pages)	December 9, 2008	Agreed to by parties
InnoLux's Reply (limited to 10 pages)	December 16, 2008	Agreed to by parties
Hearing	December 19, 2008	Agreed to by parties
Ruling	TBD	Provide some flexibility in Special Master's schedule
Substantive Fact Discovery	Being considered	The Special Master is considering whether InnoLux's motion to dismiss based on lack of jurisdiction prevented Honeywell from conducting fact
Exceptions to Ruling (limited to 7 pages)	7 days from Ruling	Provides 7 day time period
Replies to Exceptions (limited to 5 pages)	5 days from Exceptions	Provides 5 day time period
Expert Discovery	Same Schedule as All Manufacturer Defendants	Merge with other Manufacturer Defendants
Dispositive Briefing and Trial	Same Schedule as All Manufacturer Defendants	Merge with other Manufacturer Defendants

0	Citizen's Motion for Summary Judgmen	Judgment	
	Honeywell's Proposal	Citizen's Proposal	
Parties to Reassess Potential for Mediation	As soon as possible	As soon as possible	
Oral Argument and Ruling on Citizen's	October 2, 2008	October 2, 2008	
Motion Re: Disputed Facts			
Honeywell's Legal Brief (if necessary)	November 3, 2008	November 3, 2008	
Citizen's Reply Brief (if necessary)	November 21, 2008	November 21, 2008	
Oral Argument and Ruling on Citizen's	TBD	TBD	
Motion (if necessary)			

Proposed Schedule for Trial of Manufacturer Defendants

Honeywell and Manufacturer Defendants to serve all outside counsel for customer defendants with confidential versions of their respective Markman papers, expert reports, expert deposition transcripts, and Markman hademonstratives Honeywell to serve all Customer Defendants with the following: (a) Honeywell's detailed infringement contentions (i.e., a limitation-by-limitation chart comparing the asserted claims against the accused products); Pre-Markman Matters Defendants Proposal Roneywell's Proposal Defendants September 16, 2008 September 16, 2008 September 23, 2008 September 23, 2008 September 23, 2008 Defendants Manufacturer- Defendants Markman Matters Defendants Proposal			
Manufacturer erve all outside tomer defendants al versions of their kman papers, expert deposition Markman Markman erve all Customer h the following: neywell's detailed ontentions (i.e., a mitation chart asserted claims used products); Honeywell's Proposal Already done Already done Already done (a) Honeywell has agreed to provide its infringement contention responses produced during discovery to Manufacturer- Defendants.		Pre-Markman Matters	
Manufacturer serve all outside tomer defendants al versions of their kman papers, expert deposition Markman Markman erve all Customer h the following: neywell's detailed ontentions (i.e., a mitation chart asserted claims used products); Already done Already done Significant (a) Honeywell has agreed to provide its infringement contention responses produced during discovery to Manufacturer- Defendants.		Honeywell's Proposal	Defendants' Proposal
h the following: (a) Honeywell has agreed to provide its infringement contention responses produced during discovery to Manufacturer-Defendants.	Honeywell and Manufacturer Defendants to serve all outside counsel for customer defendants with confidential versions of their respective Markman papers, expert reports, expert deposition transcripts, and Markman demonstratives	Already done	September 16, 2008
a ed	Honeywell to serve all Customer Defendants with the following:		September 23, 2008
	(a) Honeywell's detailed infringement contentions (i.e., a limitation-by-limitation chart comparing the asserted claims against the accused products);	(a) Honeywell has agreed to provide its infringement contention responses produced during discovery to Manufacturer-Defendants.	

	Pre-Markman Matters	
	Honeywell's Proposal	Defendants' Proposal
(b) All discovery materials produced by Honeywell	(b) Honeywell has already sent all of its <i>Markman</i> -related materials and validity	
in this case (written responses and documents produced), all inventor deposition transcripts;	expert discovery to the customer defendants. Additional materials are unnecessary to evaluating the claim construction record.	
(c) Detailed description as to why	(c) Such descriptions have already	
Honeywell believes each	confer and informal process currently in	
or more licensed suppliers does	place. In addition, part (c) is irrelevant to	
not have a license (or other ground for non-liability) due to	claim construction.	
the license.		
Opening Briefs Regarding Parties' Exchange of All	September 18, 2008	September 26, 2008
Communications with Customer		
Defendants Regarding Accused		
Products (limited to 4 pages per		
August 13, 2008 Order)		
Responsive Briefs re: same	September 25, 2008	October 10, 2008
Hearing on parties' exchange of	October 2, 2008	October 22, 2008
all communications with		
customer defendants—decision at		
hearing		
Hearing on Honeywell's pending	Honeywell has proposed alternative	October 2, 2008
motion for discovery regarding	procedures for alleviating the need to	
commercial success from	conduct commercial success discovery. See	
Customer Defendants—decision	§ II of Honeywell's Cover Letter.	
at hearing		

	Pre-Markman Matters	
	Honeywell's Proposal	Defendants' Proposal
	Hearing, if necessary, on October 2, 2009, and production of same to be consistent	
	with Honeywell's production date (October 15, 2008)	
Hearing on FUJIFILM's pending	This event was not part of Special Master's	October 2, 2008
motion to compel Honeywell's	Proposal. If heard, then October 2, 2008	
production of its teardown		
information on modules it found		
to infringe but omitted from the		
chart produced in response to		
Magistrate Judge Thygne's May		
17, 2007 oral order (D.I. 848;		
851) (contingent on grant of		
Honeywell's motion for		
commercial success discovery)		
Hearing on Manufacturer	This event was not part of Special Master's	October 2, 2008
Defendants' request for	Proposal. If heard, then October 2, 2008	
Discovery from Honeywell		
regarding modules Honeywell		
dismantled but found not to		
infringe '371 patent (contingent		
on grant of Honeywell's motion		
for commercial success		
discovery)		
Hearing on enforcement of	This event was not part of Special Master's	October 2, 2008
Magistrate Thygne's Order of	Proposal. If heard, then October 2, 2008	
May 17, 2007 granting further		
deposition of Ted Wood re 50%		
hit rate (if necessary)		

	Pre-Markman Matters	
	Honeywell's Proposal	Defendants' Proposal
Hearing on Samsung SDI's	October 2, 2008	October 22, 2008
pending motion to compel		
Honeywell as common interest		
privilege		
Discovery schedule regarding	TBD at October 2, 2008 hearing. See §§ II,	TBD at October 2,
commercial success	IV, of Honeywell's Cover Letter.	2008 hearing (if
		necessary, but no more
		than 45 days)
Honeywell to produce all	October 15, 2008	October 15, 2008
communications with customer		
defendants regarding accused		
products, to the extent not already		
done		

Customer Defendants may request supplemental claim construction briefing regarding Preliminary <i>Markman</i> ruling: Customer Defendants must make showing of what discovery is needed not already of record Hearing on Customer Defendants' request for consideration of supplemental claim construction briefing and additional discovery related to claim construction—decision at hearing Customer Defendants to conduct discovery regarding claim construction and filing of supplemental claim construction brief (same page limits as that for opposition claim construction brief). Honeywell to file opposition claim construction brief, November 4, 20	Honeywell's Proposal ¹ October 1, 2008 October 2, 2008 October 23, 2008	The latter of 7 days after final ruling on Customer Defendants Motions to Dismiss or 7 days after the Preliminary Markman ruling ² The latter of 9 days after final ruling on Customer Defendants Motions to Dismiss or 9 days after Preliminary Markman ruling ³ Preliminary Markman ruling ³
4 3 4	<u> </u>	The latter of 7 days after final ruling on Customer Defendants Motions to Dismiss or 7 days after the Preliminary Markman ruling ² The latter of 9 days after final ruling on Customer Defendants Motions to Dismiss or 9 days after Preliminary Markman ruling ³ Preliminary Markman ruling ³
4 3 4	<u> </u>	Defendants Motions to Dismiss or 7 days after the Preliminary Markman ruling ² The latter of 9 days after final ruling on Customer Defendants Motions to Dismiss or 9 days after Preliminary Markman ruling ³ 30 days from hearing on
t n v		Dismiss or 7 days after the Preliminary Markman ruling ² The latter of 9 days after final ruling on Customer Defendants Motions to Dismiss or 9 days after Preliminary Markman ruling ³ 30 days from hearing on
4 2 4		Preliminary Markman ruling ² The latter of 9 days after final ruling on Customer Defendants Motions to Dismiss or 9 days after Preliminary Markman ruling ³ 30 days from hearing on
1 1 1 V	<u> </u>	The latter of 9 days after final ruling on Customer Defendants Motions to Dismiss or 9 days after Preliminary Markman ruling 30 days from hearing on
t n y	<u> </u>	The latter of 9 days after final ruling on Customer Defendants Motions to Dismiss or 9 days after Preliminary Markman ruling ³
a y		final ruling on Customer Defendants Motions to Dismiss or 9 days after Preliminary Markman ruling ³ 30 days from hearing on
a b y		Defendants Motions to Dismiss or 9 days after Preliminary Markman ruling ³ 30 days from hearing on
a s		Dismiss or 9 days after Preliminary Markman ruling ³ 30 days from hearing on
f n y		Preliminary Markman ruling ³ 30 days from hearing on
a a y		30 days from hearing on
a b	_	
E B	onstruction and filing of	Customer Defendants'
hat	n construction brief	request for consideration of
hat	as that for opening claim	supplemental claim
hat		construction briefing
for opposition claim construction brief).	opposition claim November 4, 2008	10 days from Customer
for opposition claim construction brief).	(same page limits as that	Defendants' supplemental
	m construction brief).	claim construction brief
Final Markman Ruling TBD by Judge Farnan		

¹ For the purpose of setting proposed dates, Honeywell's proposal assumes a Preliminary Markman Ruling date of September 29, 2008

² All references to days are calendar days.

supplemental claim construction briefing or (b) the Customer Defendant's request for supplemental claim construction briefing is denied. As stated at the ³ Defendants propose that the Preliminary Markman ruling automatically becomes the Final Markman ruling if (a) the Customer Defendants do not request date certain for the triggering of the expert phase. hearing on September 4, 2008, depending upon the date that such contingencies become a reality, Honeywell submits that it may be necessary to set a reasonable

	Post-Final- <i>Markman</i> Matters	S
Parties to supplement interrogatory	November 26, 2008	14 days after Judge
responses, responses to requests for		Farnan's Final
admission, and document requests		Markman ruling
Parties to make election regarding	November 26, 2008	14 days after Judge
willfulness, including opinions of		Farnan's Final
counsel, and production thereof.		Markman ruling

	Expert Discovery	iscovery	
	Honeywell's Proposal	Defendants' Proposal	
Parties to report to each	November 13, 2008 (limited to	10 days after the latter of the	
other whether they will	invalidity) ⁴	final Markman Ruling or	
supplement their expert		completion of discovery	
reports on invalidity	See §§ II, IV, of Honeywell's Cover	related to commercial success	
and unenforceability	Letter.		
Service of Reports on	December 15, 2008	Expert Reports on issues	
Which Each Party Has		where each party has the	
Burden		burden 30 days after the latter	
		of the final Markman Ruling	
		or completion of discovery	
		related to commercial success	
	See §§ II, IV, of Honeywell's Cover		
	Letter.		
Service of Expert	January 20, 2009	Service of expert reports in	
Reports Responding to		response to opening reports 30	
those where Each Party	See §§ II, IV, of Honeywell's Cover	days after service of opening	

⁴ Honeywell does not believe that there is any basis in the Court's pending Markman ruling to supplement unenforceability opinions, given that this defense is based upon claims not before the Court.

Limited Number of Issues

Counter-Statements and Certifications

Opening Briefs and Certifications on a

February 26, 2009

21 days after close of expert

Defendants' Proposal

discovery

14 days after filing opening

Honeywell's Proposal

Case Dispositive Motions

March 6, 2009

THE PARTIES' PROPOSED SCHEDULES

		חַרֵּי בּייִי בּייִי בּייִי בּייִי בּייִיי בּייִיי בּייִיי בּייִיי בּייִיי בּייִיי בּייִיי בּייִיי בּייִיי בּייי
	Honeywell's Proposal	Defendants' Proposal
has Burden	Letter.	reports
Conclusion of Expert	February 10, 2009	21 days after responsive
Discovery	1	cyberrichorns
	For infringement, depositions to last 4 hours per defendant. <i>E.g.</i> . Honeywell	 Invalidity depositions limited to new
	takes the Defendants' infringement	opinions relating to
	experts for 4 hours for each defendant	Markman Ruling and
	that an expert opines about.	commercial success
	Defendants will take the	discovery, and limited
	corresponding amount of time with	to 7.0 hours per expert;
	Honeywell's infringement experts.	 Infringement expert
		depositions limited to
	For damages, 4 hours per defendant on	4.0 hours, per expert,
	Defendant-specific issues, an	per party; and
	additional joint 3.5 hours on common	Damages expert depositions
	issues (e.g., expert's understanding	limited to 7.0 hours per
	Georgia Pacific factors).	expert, per party
	For supplemental invalidity,	
	depositions to be limited to 4 hours	

briefs

	Case Dispositive Motions	ons	
	Honeywell's Proposal	Defendants' Proposal	
Responses to Counter-Statements	March 10, 2009	7 days after filing counter-	
		statement	
Special Master's Determination Whether	March 12, 2009	TBD	
Disputed Facts Exist			
If Special Master decides that there are no	March 20, 2009	14 days after Special Master	
factual disputes, then the parties shall file		decides there are no material	
Responses to Case Dispositive motions		factual disputes	
Reply Briefs	March 26, 2009	10 days after Responses are	
		filed	
Hearing on Case Dispositive Motions	April 1, 2009	TBD	
Rulings on Case Dispositive Motions	April 8, 2009	TBD	
Exceptions to Rulings on Case Dispositive	April 13, 2009	10 days after the Rulings on	
Motions		the Dispositive Motions	
		(including a determination	
		that factual disputes exist)	
Replies to Exceptions to Rulings on Case	April 17, 2009	5 days after the Exceptions to	
Dispositive Motions		Rulings	

Mot	Motions in <i>Limine</i> and Trial-Readiness	al-Readiness	
	Honeywell's	Defendants' Proposal	
	Proposal		
Parties exchange Preliminary Versions of their parts of the Pretrial Order	May 7, 2009	April 27, 2009	
•	See § VI of		
	Honeywell's Cover		
	Letter.		
Parties exchange objections and supplementation	May 14, 2009	May 4, 2009	
to Preliminary Versions of the Pretrial Order			
Parties Meet-and-Confer Regarding Pretrial	May 18, 2009	May 6, 2009	
Order issues			
Status Conference Regarding Remaining	May 21, 2009		
Schedule			
Motions in <i>Limine/Daubert</i> Motions	June 4, 2009	May 15, 2009	
Responses to Motions in Limine/Daubert	June 11, 2009	May 22, 2009	
Motions			
Hearings on Motions in Limine/Daubert Motions	June 18, 2009	June 3, 2009	
Rulings on Motions in Limine/Daubert Motions	TBD	Provided on a rolling basis	
		no later than June 12, 2009	
Exceptions to Rulings on Motions in	TBD	On a rolling basis, no later	
Limine/Daubert Motions		than 3 days after the ruling	
		comes in, but no later than	
		June 15, 2009	
Responses to Exceptions to Rulings on Motions in Limina/Daubert Motions	TBD	On a rolling basis, three days after the	
		corresponding Exception,	
		but no later than June 18,	
		2009	

	Drotrial Conference		
	Honeywell's Proposal	Defendants' Proposal	1
Honeywell Provides its Parts of the Pretrial	June 25, 2009	June 8, 2009	
Order			
Defendants Provide their Parts of the Pretrial	July 1, 2009	June 15, 2009	
Order			
Final Pretrial Order	July 8, 2009	June 22, 2009	
Pretrial Conference	July 10, 2009	Week of June 29, 2009	9
Commence Trial on all Issues Against all	July 13-30, 2009	July 13-30, 2009	
Manufacturer Defendants			
	InnoLux	Imal mys Droposal	
	Honeywell's Proposal	InnoLux's Proposal	
Deadline for Honeywell to Conclude Jurisdictional Discovery	November 26, 2008		
InnoLux to Renew its Motion to Dismiss	November 28, 2008		
	December 9, 2008		
Renewed Motion to Dismiss			
InnoLux's Reply	December 16, 2008		
Hearing	December 19, 2008		
	TBD		
ntive Fact Discovery	November 26, 2008		
Expert Discovery	Same Schedule as All		
	Manufacturer Defendants		
Dispositive Briefing and Trial	Same Schedule as All		
	Manufacturer Defendants		